PROOF

STATE OF IOWA

House Journal

WEDNESDAY, MARCH 22, 2017

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JOURNAL OF THE HOUSE

Seventy-third Calendar Day - Forty-eighth Session Day

Hall of the House of Representatives Des Moines, Iowa, Wednesday, March 22, 2017

The House met pursuant to adjournment at 8:33 a.m., Speaker Upmeyer in the chair.

Prayer was offered by Pastor Terry Simms, Sibley Presbyterian Church, Sibley. He was the guest of Wills of Dickinson.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Aleigh Todhunter, Page from Des Moines.

The Journal of Tuesday, March 21, 2017, was approved.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on March 21, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 475</u>, a bill for an act relating to educational programs developed or administered by the department or state board of education, school districts, or accredited nonpublic schools, and to school-age children's health screenings, providing for or relating to fees, and including effective date provisions.

Also: That the Senate has on March 21, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 489</u>, a bill for an act relating to the possession, sale, transfer, purchase, and use of fireworks, providing penalties, and including effective date provisions.

W. CHARLES SMITHSON, Secretary

ADOPTION OF HOUSE RESOLUTION 14

Hagenow of Polk called up for consideration <u>House Resolution 14</u>, a resolution recognizing the significant achievement and importance of

rural electrification in Iowa in stimulating economic development and improving the quality of life for thousands of Iowans.

Mohr of Scott moved the adoption of <u>House Resolution 14</u>.

The motion prevailed and the resolution was adopted.

The House stood at ease at 8:41 a.m., until the fall of the gavel.

The House resumed session at 10:26 a.m., Speaker Upmeyer in the chair.

SENATE MESSAGES CONSIDERED

Senate File 475, by committee on Education, a bill for an act relating to educational programs developed or administered by the department or state board of education, school districts, or accredited nonpublic schools, and to school-age children's health screenings, providing for or relating to fees, and including effective date provisions.

Read first time and referred to committee on Education.

<u>Senate File 489</u>, by committee on Ways and Means, a bill for an act relating to the possession, sale, transfer, purchase, and use of fireworks, providing penalties, and including effective date provisions.

Read first time and referred to committee on Ways and Means.

CONSIDERATION OF BILL Regular Calendar

House File 573, a bill for an act relating to the exercise, by school districts, of any broad and implied powers not inconsistent with the laws of the general assembly, and to the construction of statutes related to school district boards and school districts, was taken up for consideration.

Wills of Dickinson rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Jacoby of Johnson rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point well taken.

Hagenow of Polk asked and received unanimous consent that <u>House</u> <u>File 573</u> be deferred and that the bill retain its place on the calendar.

SPECIAL PRESENTATION

M. Smith of Marshall introduced to the House former legislator Nancy Dunkel.

The House rose and expressed its welcome.

On motion by Hagenow of Polk, the House was recessed at 11:00 a.m., until the conclusion of the Transportation, Infrastructure, and Capitals Appropriations Subcommittee meeting.

AFTERNOON SESSION

The House reconvened at 5:50 p.m., Speaker Upmeyer in the chair.

INTRODUCTION OF BILLS

<u>House File 609</u>, by committee on Ways and Means, a bill for an act providing for the imposition of the local hotel and motel tax by a land use district.

Read first time and placed on the Ways and Means calendar.

House File 610, by Hunter, Ourth, T. Taylor, Abdul-Samad, Running-Marquardt, Steckman, Brown-Powers, McConkey, Winckler, Staed, Miller, Mascher, Kacena, and Kearns, a bill for an act relating to wage payment collection issues arising between employers and individuals who provide services to employers, providing penalties and remedies, and including effective date provisions.

Read first time and referred to committee on Labor.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

MADAM SPEAKER: Your committee appointed to determine the mileage each member is entitled to begs leave to submit the following supplemental report:

Name	Round Trip Miles
Monica C. Kurth.	332
Kenneth R. Rizer	

Respectfully submitted, Norlin G. Mommsen, Chair Kristi M. Hager Bruce Bearinger

Mommsen of Clinton moved that the supplemental report of the committee on mileage be accepted.

The motion prevailed and the supplemental report was accepted.

CONSIDERATION OF BILLS Regular Calendar

The House resumed consideration of <u>House File 573</u>, a bill for an act relating to the exercise, by school districts, of any broad and implied powers not inconsistent with the laws of the general assembly, and to the construction of statutes related to school district boards and school districts, previously deferred.

Vander Linden of Mahaska rose on a point of order under Rule 10, decorum in debate.

The Speaker ruled the point not well taken.

Forristall of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 573)

The ayes were, 61:

Bacon Baltimore Baudler Baxter Bergan Best Bloomingdale Carlin

Cownie Deyoe Dolecheck Carlson Fisher Forristall Fry Gassman Hager Grassley Gustafson Hagenow Hanusa Heartsill Heaton Hall Hein Highfill Hinson Holt Holz Huseman Jones Kacena Kaufmann Klein Koester Kerr Maxwell Landon Lundgren McKean Mohr Mommsen Moore Nunn Paustian Pettengill Rizer Rogers Sieck Salmon Sexton Sheets Vander Linden Taylor, R. Watts Wheeler Wills Windschitl Worthan Zumbach Speaker Upmeyer

The nays were, 38:

Abdul-Samad Anderson Bearinger Bennett Cohoon Forbes **Brown-Powers** Finkenauer Gaines Gaskill Hanson Heddens Hunter Isenhart Jacoby Kearns Kressig Kurth Lensing Mascher McConkey Meyer Miller Nielsen Oldson Prichard Olson Ourth Smith, R. Running-Marquardt Smith, M. Staed Steckman Taylor, T. Thede Wessel-Kroeschell

Winckler Wolfe

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 468, a bill for an act providing for certain court actions involving an allegation of a public or private nuisance or the interference with a person's comfortable use and enjoyment of life or property caused by an animal feeding operation, providing for the award of damages, costs, and expenses, and including effective date provisions, was taken up for consideration.

Baltimore of Boone offered amendment $\underline{H-1203}$ filed by him and moved its adoption.

Amendment H-1203 was adopted.

SENATE FILE 447 SUBSTITUTED FOR HOUSE FILE 468

Baltimore of Boone asked and received unanimous consent to substitute <u>Senate File 447</u> for <u>House File 468</u>.

Senate File 447, a bill for an act providing for certain court actions involving an allegation of a public or private nuisance or the interference with a person's comfortable use and enjoyment of life or property caused by an animal feeding operation, providing for the award of damages, costs, and expenses, and including effective date provisions, was taken up for consideration.

Windschitl of Harrison in the chair at 6:39 p.m.

Baltimore of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 447)

The ayes were, 60:

Bacon Bearinger Carlson Fisher Grassley Hanusa Highfill Huseman Klein Maxwell Moore	Baltimore Best Cownie Forristall Gustafson Heartsill Hinson Jones Koester McKean Nunn Pettengill	Baudler Bloomingdale Deyoe Fry Hagenow Heaton Holt Kaufmann Landon Mohr Olson Rizer	Baxter Carlin Dolecheck Gassman Hager Hein Holz Kerr Lundgren Mommsen Ourth
			Mommsen
Paustian	Pettengill	Rizer	Rogers
Salmon Upmeyer, Spkr. Wills	Sexton Vander Linden Worthan	Sieck Watts Zumbach	Taylor, R. Wheeler Windschitl,
			Presiding

The nays were, 39:

Abdul-Samad	Anderson	Bennett	Bergan
Brown-Powers	Cohoon	Finkenauer	Forbes
Gaines	Gaskill	Hall	Hanson
Heddens	Hunter	Isenhart	Jacoby
Kacena	Kearns	Kressig	Kurth
Lensing	Mascher	McConkey	Meyer

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MillerNielsenOldsonPrichardRunning-MarquardtSheetsSmith, M.Smith, R.StaedSteckmanTaylor, T.ThedeWessel-KroeschellWincklerWolfe

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 5

Hagenow of Polk called up for consideration <u>House Concurrent</u> <u>Resolution 5</u>, a concurrent resolution relating to joint rules of the Eighty-seventh General Assembly.

Heartsill of Marion asked and received unanimous consent to withdraw amendment H-1008 filed by him on February 2, 2017.

SENATE CONCURRENT RESOLUTION 5 SUBSTITUTED FOR HOUSE CONCURRENT RESOLUTION 5

Sexton of Calhoun asked and received unanimous consent to substitute <u>Senate Concurrent Resolution 5</u> for <u>House Concurrent Resolution 5</u>.

Sexton of Calhoun called up for consideration **Senate Concurrent Resolution 5**, as follows and moved its adoption:

SENATE CONCURRENT RESOLUTION 5

BY DIX

- $1\,$ A concurrent resolution relating to joint rules of
- 2 the Senate and House of Representatives for the
- 3 Eighty-seventh General Assembly.
- 4 BE IT RESOLVED BY THE SENATE, THE HOUSE OF
- 5 REPRESENTATIVES CONCURRING, That the joint rules
- 6 of the Senate and House of Representatives for the
- 7 Eighty-sixth Eighty-seventh General Assembly shall be:
- 8 JOINT RULES OF THE SENATE AND HOUSE
- 9 Rule 1
- 10 Suspension of Joint Rules
- 11 The joint rules of the general assembly may be
- 12 suspended by concurrent resolution, duly adopted by a

- 13 constitutional majority of the senate and the house.
- 14 Rule 2
- 15 Designation of Sessions
- 16 Each regular session of a general assembly shall be
- 17 designated by the year in which such regular session
- 18 commences.
- 19 Rule 3
- 20 Sessions of a General Assembly
- 21 The election of officers, organization, hiring and
- 22 compensation of employees, and standing committees in
- 23 each house of the general assembly and action taken
- 24 by each house shall carry over from the first to the
- 25 second regular session and to any extraordinary session
- 26 of the same general assembly. The status of each
- 27 bill and resolution shall be the same at the beginning
- 28 of each second session as it was immediately before

- 1 adjournment of the previous regular or extraordinary
- 2 session; however the rules of either house may provide
- 3 for re-referral of some or all bills and resolutions
- 4 to standing committees upon adjournment of each
- 5 session or at the beginning of a subsequent regular or
- 6 extraordinary session, except those which have been
- 7 adopted by both houses in different forms.
- 8 Upon final adoption of a concurrent resolution at
- 9 any extraordinary session affecting that session, or at
- 10 a regular session affecting any extraordinary session
- 11 which may be held before the next regular session,
- 12 the creation of any calendar by either house shall be
- 13 suspended and the business of the session shall consist
- 14 solely of those bills or subject matters stated in the
- 15 resolution adopted. Bills named in the resolution, or
- 16 bills containing the subject matter provided for in the
- 17 resolution, may, at any time, be called up for debate
- 18 in either house by the majority leader of that house.
- 19 Rule 3A
- 20 International Relations Protocol
- 21 The senate and the house of representatives shall
- 22 comply with the international relations protocol policy
- 23 adopted by the international relations committee of the
- 24 legislative council.
- $25 \quad \text{ Rule } 4$
- 26 Presentation of Messages
- 27 All messages between the two houses shall be sent
- 28 and accepted, as soon as practicable, by the secretary
- 29 of the senate and the chief clerk of the house of
- 30 representatives. The messages shall be communicated

- 1 to and received by the presiding officer of the other
- 2 house at the earliest appropriate time when that house
- 3 is in session.
- 4 Rule 5
- 5 Printing and Form of Bills and Other Documents
- 6 Bills and joint resolutions shall be introduced,
- 7 numbered, prepared, and printed as provided by
- 8 law, or in the absence of such law, in a manner
- 9 determined by the secretary of the senate and the
- 10 chief clerk of the house of representatives. Proposed
- 11 bills and resolutions which are not introduced but
- 12 are referred to committee shall be tracked in the
- 13 legislative computer system as are introduced bills
- 14 and resolutions. The referral of proposed bills
- 15 and resolutions to committee shall be entered in the
- 16 journal.
- 17 All bills and joint resolutions introduced shall be
- 18 in a form and number approved by the secretary of the
- 19 senate and chief clerk of the house.
- 20 The legal counsel's office of each house shall
- 21 approve all bills before introduction.
- 22 Rule 6
- 23 Companion Bills
- 24 Identical bills introduced in one or both houses
- 25 shall be called companion bills. Each house shall
- 26 designate the sponsor in the usual way followed in
- 27 parentheses by the sponsor of any companion bill or
- 28 bills in the other house. The house where a companion
- 29 bill is first introduced shall print the complete text.
- 30 Rule 7

- 1 Reprinting of Bills
- 2 Whenever any bill has been substantially amended by
- 3 either house, the secretary of the senate or the chief
- 4 clerk of the house shall order the bill reprinted on
- 5 paper of a different color. All adopted amendments
- 6 shall be distinguishable.
- 7 The secretary of the senate or the chief clerk
- 8 of the house may order the printing of a reasonable
- 9 number of additional copies of any bill, resolution,
- 10 amendment, or journal.
- 11 Rule 8
- 12 Daily Clip Sheet
- 13 The secretary of the senate and the chief clerk of
- 14 the house shall prepare a daily clip sheet covering all
- 15 amendments filed.
- 16 Rule 9
- 17 Reintroduction of Bills and Other Measures

- 18 A bill or resolution which has passed one house and
- 19 is rejected in the other shall not be introduced again
- 20 during that general assembly.
- 21 Rule 10
- 22 Certification of Bills and Other Enrollments
- 23 When any bill or resolution which has passed one
- 24 house is rejected or adopted in the other, notice of
- 25 such action and the date thereof shall be given to the
- 26 house of origin in writing signed by the secretary of
- 27 the senate or the chief clerk of the house.
- 28 Rule 11
- 29 Code Editor's Correction Bills
- 30 A bill recommended by the Code editor which is

- 1 passed out of committee to the floor for debate by a
- 2 committee of the house or senate and which contains
- 3 Code corrections of a nonsubstantive nature shall
- 4 not be amended on the floor of either house except
- 5 pursuant to corrective or nonsubstantive amendments
- 6 filed by the judiciary committee of the senate or
- 7 the house. Such committee amendments, whether filed
- 8 at the time of initial committee passage of the bill
- 9 to the floor for debate or after rereferral to the
- 10 committee, shall not be incorporated into the bill in
- 11 the originating house but shall be filed separately.
- 12 Amendments filed from the floor to strike sections of
- 13 the bill or the committee amendments shall be in order.
- 14 Following amendment and passage by the second house,
- 15 only amendments filed from the floor which strike
- 16 sections of the amendment of the second house shall be
- 17 in order.
- 18 A bill recommended by the Code editor which is
- $19\,$ passed out of committee to the floor for debate by a
- 20 committee of the house or senate and which contains
- 21 Code corrections beyond those of a nonsubstantive
- 22 nature shall not be amended on the floor of either
- 23 house except pursuant to amendments filed by the
- 24 judiciary committee of the senate or the house. Such
- $25\,$ committee amendments, whether filed at the time of
- 26 initial committee passage of the bill to the floor for
- 27 debate or after rereferral to the committee, shall
- 28 not be incorporated into the bill in the originating
- 29 house but shall be filed separately. Such a bill shall
- 30 be limited to corrections which: Adjust language to

- $1\ \ {\rm reflect\ current\ practices,\ insert\ earlier\ omissions,}$
- 2 delete redundancies and inaccuracies, delete temporary
- 3 language, resolve inconsistencies and conflicts,

- 4 update ongoing provisions, and remove ambiguities.
- 5 Amendments filed from the floor to strike sections of
- 6 the bill or the committee amendments shall be in order.
- 7 Following amendment and passage by the second house,
- 8 only amendments filed from the floor which strike
- 9 sections of the amendment of the second house shall be
- 10 in order.
- 11 It is the intent of the house and the senate that
- 12 such bills be passed out of committee to the floor for
- 13 debate within the first four weeks of convening of a
- 14 legislative session.
- 15 Rule 12
- 16 Amendments by Other House
- 17 1. When a bill which originated in one house is
- 18 amended in the other house, the house originating
- 19 the bill may amend the amendment, concur in full in
- 20 the amendment, or refuse to concur in full in the
- $21\,$ amendment. Precedence of motions shall be in that
- 22 order. The amendment of the other house shall not be
- $23\,$ ruled out of order based on a question of germaneness.
- 24 a. If the house originating the bill concurs in the 25 amendment, the bill shall then be immediately placed
- 26 upon its final passage.
- 27 b. If the house originating the bill refuses to
- 28 concur in the amendment, the bill shall be returned to
- 29 the amending house which shall either:
- (1) Recede, after which the bill shall be read for

- 1 the last time and immediately placed upon its final
- 2 passage; or
- 3 (2) Insist, which will send the bill to a
- 4 conference committee.
- 5 c. If the house originating the bill amends the
- 6 amendment, that house shall concur in the amendment
- 7 as amended and the bill shall be immediately placed
- 8 on final passage, and shall be returned to the other
- 9 house. The other house cannot further amend the bill.
- 0 (1) If the amending house which gave second
- 11 consideration to the bill concurs in the amendment
- 12 to the amendment, the bill shall then be immediately
- 13 placed upon its final passage.
- 14 (2) If the amending house refuses to concur in the
- 15 amendment to the amendment, the bill shall be returned
- 16 to the house originating the bill which shall either:
- 17 (a) Recede, after which the bill shall be read for
- 18 the last time as amended and immediately placed upon
- 19 its final passage; or
- 20 (b) Insist, which will send the bill to a
- 21 conference committee.
- 22 2. A motion to recede has precedence over a motion

- 23 to insist. Failure to recede means to insist; and
- 24 failure to insist means to recede.
- 25 3. A motion to lay on the table or to indefinitely
- 26 postpone shall be out of order with respect to motions
- 27 to recede from or insist upon and to amendments to
- 28 bills which have passed both houses.
- 4. A motion to concur, refuse to concur, recede,
- 30 insist, or adopt a conference committee report is in

- 1 order even though the subject matter has previously
- 2 been acted upon.
- 3 Rule 13
- 4 Conference Committee
- 5 1. Within one legislative day after either house
- 6 insists upon an amendment to a bill, the presiding
- 7 officer of the house, after consultation with the
- 8 majority leader, shall appoint three majority party
- 9 members and, after consultation with the minority
- 10 leader, shall appoint two minority party members
- 11 to a conference committee. The majority leader of
- 12 the senate, after consultation with the president,
- 13 shall appoint three majority party members and,
- 14 after consultation with and approval by the minority
- 15 leader, shall appoint two minority party members to a
- 16 conference committee. The papers shall remain with the
- 17 house that originated the bill.
- 18 2. The conference committee shall meet before
- 19 the end of the next legislative day after their
- $20\,$ appointment, shall select a chair and shall discuss the
- 21 controversy.
- 22 3. The authority of the first conference committee
- 23 shall cover only issues related to provisions of the
- $24\,$ bill and amendments to the bill which were adopted
- 25 by either the senate or the house of representatives
- 26 and on which the senate and house of representatives
- 27 differed. If a conference committee report is not
- 28 acted upon because such action would violate this
- 29 subsection of this rule, the inaction on the report
- 30 shall constitute refusal to adopt the conference

- 1 committee report and shall have the same effect as if
- 2 the conference committee had disagreed.
- 3 4. An agreement on recommendations must be approved
- 4 by a majority of the committee members from each house.
- 5 The committee shall submit two originals of the report
- 6 signed by a majority of the committee members of each
- 7 house with one signed original and three copies to be
- 8 submitted to each house. The report shall first be

- 9 acted upon in the house originating the bill. Such
- 10 action, including all papers, shall be immediately
- 11 referred by the secretary of the senate or the chief
- 12 clerk of the house of representatives to the other
- 13 house.
- 14 5. The report of agreement is debatable, but
- 15 cannot be amended. If the report contains recommended
- 16 amendments to the bill, adoption of the report shall
- 17 automatically adopt all amendments contained therein.
- 18 After the report is adopted, there shall be no more
- 19 debate, and the bill shall immediately be placed upon
- 20 its final passage.
- 21 6. Refusal of either house to adopt the conference
- 22 committee report has the same effect as if the
- 23 committee had disagreed.
- 24 7. If the conference committee fails to reach
- 25 agreement, a report of such failure signed by a
- 26 majority of the committee members of each house shall
- 27 be given promptly to each house. The bill shall
- 28 be returned to the house that originated the bill,
- 29 the members of the committee shall be immediately
- 30 discharged, and a new conference committee appointed in

- 1 the same manner as the first conference committee.
- 8. The authority of a second or subsequent
- 3 conference committee shall cover free conference during
- 4 which the committee has authority to propose amendments
- 5 to any portion of a bill provided the amendment is
- 6 within the subject matter content of the bill as passed
- 7 by the house of origin or as amended by the second
- 8 house.
- 9 Rule 14
- 10 Enrollment and Authentication of Bills
- 11 A bill or resolution which has passed both houses
- 12 shall be enrolled in the house of origin under the
- 13 direction of either the secretary of the senate or the
- 14 chief clerk of the house and its house of origin shall
- 15 be certified by the endorsement of the secretary of the
- 16 senate or the chief clerk of the house.
- 17 After enrollment, each bill shall be signed by the
- $18\,$ president of the senate and by the speaker of the
- 19 house.
- 20 Rule 15
- 21 Concerning Other Enrollments
- 22 All resolutions and other matters which are to
- 23 be presented to the governor for approval shall be
- 24 enrolled, signed, and presented in the same manner as
- 25 bills.
- 26 All resolutions and other matters which are not to
- 27 be presented to the governor or the secretary of state

- 28 shall be enrolled, signed, and retained permanently
- 29 by the secretary of the senate or chief clerk of the
- 30 house.

- 1 Rule 16
- 2 Transmission of Bills to the Governor
- 3 After a bill has been signed in each house, it shall
- 4 be presented by the house of origin to the governor by
- 5 either the secretary of the senate or the chief clerk
- 6 of the house. The secretary or the chief clerk shall
- 7 report the date of the presentation, which shall be
- 8 entered upon the journal of the house of origin.
- 9 Rule 17
- 10 Fiscal Notes
- 11 A fiscal note shall be attached to any bill or joint
- 12 resolution which reasonably could have an annual effect
- 13 of at least one hundred thousand dollars or a combined
- 14 total effect within five years after enactment of
- 15 five hundred thousand dollars or more on the aggregate
- 16 revenues, expenditures, or fiscal liability of the
- 17 state or its subdivisions. This rule does not apply
- 18 to appropriation and ways and means measures where the
- 19 total effect is stated in dollar amounts.
- 20 Each fiscal note shall state in dollars the
- 21 estimated effect of the bill on the revenues,
- 22 expenditures, and fiscal liability of the state or
- 23 its subdivisions during the first five years after
- 24 enactment. The information shall specifically note
- 25 the fiscal impact for the first two years following
- 26 enactment and the anticipated impact for the succeeding
- 27 three years. The fiscal note shall specify the source
- 28 of the information. Sources of funds for expenditures
- 29 under the bill shall be stated, including federal
- 30 funds. If an accurate estimate cannot be made, the

- 1 fiscal note shall state the best available estimate or
- 2 shall state that no dollar estimate can be made and
- 3 state concisely the reason.
- 4 The preliminary determination of whether the bill
- 5 appears to require a fiscal note shall be made by
- 6 the legal services staff of the legislative services
- 7 agency. Unless the requestor specifies the request is
- 8 to be confidential, upon completion of the bill draft,
- 9 the legal services staff shall immediately send a copy
- 10 to the fiscal services director for review.
- 11 When a committee reports a bill to the floor, the
- 12 committee shall state in the report whether a fiscal
- 13 note is or is not required.

- 14 The fiscal services director or the director's
- 15 designee shall review all bills placed on the senate
- 16 or house calendars to determine whether the bills are
- 17 subject to this rule.
- 18 Additionally, a legislator may request the
- 19 preparation of a fiscal note by the fiscal services
- 20 staff for any bill or joint resolution introduced which
- 21 reasonably could be subject to this rule.
- 22 The fiscal services director or the director's
- 23 designee shall cause to be prepared and shall approve
- 24 a fiscal note within a reasonable time after receiving
- 25 a request or determining that a bill is subject to
- 26 this rule. All fiscal notes approved by the fiscal
- 27 services director shall be transmitted immediately to
- $28\,$ the secretary of the senate or the chief clerk of the
- $29\,$ house, after notifying the sponsor of the bill that a
- 30 fiscal note has been prepared, for publication in the

- 1 daily clip sheet. The secretary of the senate or chief
- 2 clerk of the house shall attach the fiscal note to the
- 3 bill as soon as it is available.
- 4 The fiscal services director may request the
- 5 cooperation of any state department or agency in
- 6 preparing a fiscal note.
- 7 A revised fiscal note may be requested by a
- 8 legislator if the fiscal effect of the bill has been
- 9 changed by adoption of an amendment. However, a
- 10 request for a revised fiscal note shall not delay
- 11 action on a bill unless so ordered by the presiding
- 12 officer of the house in which the bill is under
- 13 consideration.
- 14 If a date for adjournment has been set, then a
- 15 constitutional majority of the house in which the
- 16 bill is under consideration may waive the fiscal note
- 17 requirement during the three days prior to the date set
- 18 for adjournment.
- 19 Rule 18
- 20 Legislative Interns
- 21 Legislators may arrange student internships during
- 22 the legislative session with Iowa college, university,
- 23 or law school students, for which the students may
- 24 receive college credit at the discretion of their
- 25 schools. Each legislator is allowed only one intern
- 26 at a time per legislative session, and all interns must
- 27 be registered with the offices of the secretary of the
- 28 senate and the chief clerk of the house.
- 29 The purpose of the legislative intern program shall
- 30 be: to provide useful staff services to legislators

- 1 not otherwise provided by the general assembly; to give
- 2 interested college, graduate, and law school students
- 3 practical experience in the legislative process as well
- 4 as providing a meaningful educational experience; and
- 5 to enrich the curriculum of participating colleges and
- 6 universities.
- 7 The secretary of the senate and the chief clerk of
- 8 the house or their designees shall have the following
- 9 responsibilities as regards the legislative intern
- 10 program:
- 11 1. Identify a supervising faculty member at each
- 12 participating institution who shall be responsible
- $13\,$ for authorizing students to participate in the intern
- 14 program.
- 15 2. Provide legislators with a list of participating
- 16 institutions and the names of supervising professors to
- 17 contact if interested in arranging for an intern.
- 18 3. Provide interns with name badges which will
- 19 allow them access to the floor of either house when
- $20\,$ required to be present by the legislators for whom they
- 21 work.
- 22 4. Provide orientation materials to interns prior
- 23 to the convening of each session.
- 24 Rule 19
- 25 Administrative Rules Review Committee Bills and Rule
- 26 Referrals
- 27 A bill which relates to departmental rules and
- 28 which is approved by the administrative rules review
- 29 committee by a majority of the committee's members
- 30 of each house is eligible for introduction in either

- 1 house at any time and must be referred to a standing
- 2 committee, which must take action on the bill within
- 3 three weeks of referral, except bills referred to
- 4 appropriations and ways and means committees.
- 5 If, on or after July 1, 1999, the administrative
- 6 rules review committee delays the effective date of a
- 7 rule until the adjournment of the next regular session
- 8 of the general assembly and the speaker of the house
- 9 or the president of the senate refers the rule to a
- 10 standing committee, the standing committee shall review
- 11 the rule within twenty-one days of the referral and
- 12 shall take formal committee action by sponsoring a
- 13 joint resolution to disapprove the rule, by proposing
- 14 legislation relating to the rule, or by refusing to
- 15 propose a joint resolution or legislation concerning
- 16 the rule. The standing committee shall inform the
- 17 administrative rules review committee of the committee

- 18 action taken concerning the rule.
- Rule 20
- 20 Time of Committee Passage and Consideration of Bills
- 21 1. This rule does not apply to concurrent or
- 22 simple resolutions, joint resolutions nullifying
- 23 administrative rules, senate confirmations, bills
- 24 embodying redistricting plans prepared by the
- 25 legislative services agency pursuant to chapter
- 26 42, or bills passed by both houses in different
- 27 forms. Subsection 2 of this rule does not apply to
- 28 appropriations bills, ways and means bills, government
- 29 oversight bills, legalizing acts, administrative
- 30 rules review committee bills, bills sponsored by

- 1 standing committees in response to a referral from
- 2 the president of the senate or the speaker of the
- 3 house of representatives relating to an administrative
- 4 rule whose effective date has been delayed or whose
- 5 applicability has been suspended until the adjournment
- 6 of the next regular session of the general assembly
- 7 by the administrative rules review committee, bills
- 8 cosponsored by majority and minority floor leaders of
- 9 one house, bills in conference committee, and companion
- 10 bills sponsored by the majority floor leaders of both
- 11 houses after consultation with the respective minority
- 12 floor leaders. For the purposes of this rule, a joint
- 13 resolution is considered as a bill. To be considered
- 14 an appropriations, ways and means, or government
- 15 oversight bill for the purposes of this rule, the
- 16 appropriations committee, the ways and means committee,
- 17 or the government oversight committee must either
- 18 be the sponsor of the bill or the committee of first
- 19 referral in the originating house.
- 2. To be placed on the calendar in the house of
- 21 origin, a bill must be first reported out of a standing
- 22 committee by Friday of the 8th week of the first
- 23 session and the 6th week of the second session. To be
- 24 placed on the calendar in the other house, a bill must
- 25 be first reported out of a standing committee by Friday
- 26 of the 12th week of the first session and the 9th 10th
- week of the second session.
- 3. During the 10th week of the first session and
- 29 the 7th week of the second session, each house shall
- 30 consider only bills originating in that house and

- 1 unfinished business. During the 13th week of the first
- 2 session and the 10th 11th week of the second session,
- 3 each house shall consider only bills originating in the

- 4 other house and unfinished business. Beginning with
- 5 the 14th week of the first session and the 11th 12th
- 6 week of the second session, each house shall consider
- 7 only bills passed by both houses, bills exempt from
- 8 subsection 2, and unfinished business.
- 9 4. A motion to reconsider filed and not disposed
- 10 of on an action taken on a bill or resolution which is
- 11 subject to a deadline under this rule may be called up
- 12 at any time before or after the day of the deadline by 13 the person filing the motion or after the deadline by
- 15 the person ming the motion of after the deadine by
- 14 the majority floor leader, notwithstanding any other
- 15 rule to the contrary.
- 16 Rule 21
- 17 Resolutions
- 18 1. A "concurrent resolution" is a resolution to
- 19 be adopted by both houses of the general assembly
- 20 which expresses the sentiment of the general assembly
- 21 or deals with temporary legislative matters. It
- 22 may authorize the expenditure, for any legislative
- 23 purpose, of funds appropriated to the general assembly.
- 24 A concurrent resolution is not limited to, but may
- 25 provide for a joint convention of the general assembly,
- 26 adjournment or recess of the general assembly, or
- 27 requests to a state agency or to the general assembly
- 28 or a committee. A concurrent resolution requires
- 29 the affirmative vote of a majority of the senators or
- 30 representatives present and voting unless otherwise

- 1 specified by statute. A concurrent resolution does
- 2 not require the governor's approval unless otherwise
- 3 specified by statute. A concurrent resolution shall
- 4 be filed with the secretary of the senate or the chief
- $5\,$ clerk of the house. A concurrent resolution shall be
- 6 printed in the bound journal after its adoption.
- 7 2. A "joint resolution" is a resolution which
- 8 requires for approval the affirmative vote of a
- 9 constitutional majority of each house of the general
- 10 assembly. A joint resolution which appropriates funds
- $11\,$ or enacts temporary laws must contain the clause "Be It
- 12 Enacted by the General Assembly of the State of Iowa:",
- $13\,$ is equivalent to a bill, and must be transmitted to
- 14 the governor for approval. A joint resolution which
- 15 proposes amendments to the Constitution of the State 16 of Iowa, ratifies amendments to the Constitution of
- 16 of lowa, ratifies amendments to the Constitution (
- 17 the United States, proposes a request to Congress
- 18 or an agency of the government of the United States
- 19 of America, proposes to Congress an amendment to the
- 20 Constitution of the United States of America, nullifies
- 21 an administrative rule, or creates a special commission
- 22 or committee must contain the clause "Be It Resolved by

- 23 the General Assembly of the State of Iowa:" and shall
- 24 not be transmitted to the governor. A joint resolution
- 25 shall not amend a statute in the Code of Iowa.
- 26 Rule 22
- 27 Nullification Resolutions
- 28 A "nullification resolution" is a joint resolution
- 29 which nullifies all of an administrative rule, or
- 30 a severable item of an administrative rule adopted

- 1 pursuant to chapter 17A of the Code. A nullification
- 2 resolution shall not amend an administrative rule by
- 3 adding language or by inserting new language in lieu of
- 4 existing language.
- $5\,$ $\,$ A nullification resolution is debatable, but cannot
- 6 be amended on the floor of the house or senate. The
- 7 effective date of a nullification resolution shall
- 8 be stated in the resolution. Any motions filed to
- 9 reconsider adoption of a nullification resolution
- 10 must be disposed of within one legislative day of the
- 11 filing.
- 12 Rule 23
- 13 Consideration of Vetoes
- 14 1. The senate and house calendar shall include a
- 15 list known as the "Veto Calendar." The veto calendar
- 16 shall consist of:
- 17 a. Bills returned to that house by the governor
- 18 in accordance with Article III, section 16 of the
- 19 Constitution of the State of Iowa.
- 20 b. Appropriations items returned to that house by
- 21 the governor in accordance with Article III, section 16
- 22 of the Constitution of the State of Iowa.
- 23 c. Bills and appropriations items received from the
- 24 other house after that house has voted to override a
- 25 veto of them by the governor.
- 26 2. Vetoed bills and appropriations items shall
- 27 automatically be placed on the veto calendar upon
- 28 receipt. Vetoed bills and appropriations items shall
- 29 not be referred to committee.
- 30 3. Upon first publication in the veto calendar, the

- 1 senate majority leader or the house majority leader
- 2 may call up a vetoed bill or appropriations item at any 3 time
- 4 4. The affirmative vote of two-thirds of the
- 5 members of the body by record roll call is required on
- 6 a motion to override an executive veto or item veto.
- 7 5. A motion to override an executive veto or item
- $8\,$ veto is debatable. A vetoed bill or appropriation item

- 9 cannot be amended in this case.
- 10 6. The vote by which a motion to override an
- 11 executive veto or item veto passes or fails to pass
- 12 either house is not subject to reconsideration under
- 13 senate rule 24 or house rule 73.
- 14 7. The secretary of the senate or the chief clerk
- 15 of the house shall immediately notify the other house
- 16 of the adoption or rejection of a motion to override an
- 17 executive veto or item veto.
- 18 8. All bills and appropriations items on the veto
- 19 calendar shall be disposed of before adjournment sine
- 20 die, unless the house having a bill or appropriation
- 21 item before it declines to do so by unanimous consent.
- 22 9. Bills and appropriations items on the veto
- 23 calendar are exempt from deadlines imposed by joint
- 24 rule 20.
- 25 Rule 24
- 26 Special Rules Regarding Redistricting
- 27 1. If, pursuant to chapter 42, either the senate or
- 28 the house of representatives rejects a redistricting
- 29 plan submitted by the legislative services agency, the
- 30 house rejecting the plan shall convey the reasons for

- 1 the rejection of the plan to the legislative services
- 2 agency by resolution.
- 3 2. If, pursuant to chapter 42, the legislative
- 4 services agency submits a third redistricting plan
- 5 as provided by law, the senate and the house of
- 6 representatives, when considering a bill embodying the
- 7 third plan, shall be allowed to accept for filing as
- 8 amendments only such amendments which constitute the
- 9 total text of a congressional plan without striking
- 10 a legislative redistricting plan, the total text of
- 11 a legislative redistricting plan without striking a
- 12 congressional plan, or the combined total text of a
- 13 congressional plan and a legislative redistricting
- 14 plan, and nonsubstantive, technical corrections to the
- 15 text of any such bills or amendments.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 1

Sexton of Calhoun called up for consideration **Senate Concurrent Resolution 1,** as follows and moved its adoption:

SENATE CONCURRENT RESOLUTION 1

BY COMMITTEE ON RULES AND ADMINISTRATION

- 1 A concurrent resolution relating to the compensation
- of chaplains, officers, and employees of the
- 3 eighty-seventh general assembly.
- WHEREAS, section 2.11 of the Code provides that "The
- 5 compensation of the chaplains, officers, and employees
- 6 of the general assembly shall be fixed by joint action
- 7 of the house and senate by resolution at the opening of
- $8\,$ each session, or as soon thereafter as conveniently can
- 9 be done."; NOW THEREFORE,

- BE IT RESOLVED BY THE SENATE, THE HOUSE OF 10
- 11 REPRESENTATIVES CONCURRING, That the compensation of
- 12 the employees of the eighty-seventh general assembly is
- 13 set, effective from January 9, 2017, until January 14,
- 14 2019, in accordance with the following salary schedule:

15	#9
то	#9

16	\$18,636.80
17	8.96

11	0.00				
18	#10	#11	#12	#13	#14
19	\$19,656.00	\$20,696.00	\$21,694.40	\$22,796.80	\$23,982.40
20	9.45	9.95	10.43	10.96	11.53
21	#15	#16	#17	#18	#19
22	\$25,272.00	\$26,561.60	\$27,684.80	\$29,099.20	\$30,409.60
23	12.15	12.77	13.31	13.99	14.62
24	#20	#21	#22	#23	#24
25	\$31,990.40	\$33,384.00	\$35,048.00	\$36,774.40	\$38,417.60
26	15.38	16.05	16.85	17.68	18.47
27	#25	#26	#27	#28	#29
28	\$40,372.80	\$42,265.60	\$44,304.00	\$46,488.00	\$48,672.00

1	19.41	20.32	21.30	22.35	23.40
2	#30	#31	#32	#33	#34
3	\$51,022.40	\$53,560.00	\$56,035.20	\$8,760.00	\$61,484.80
4	24.53	25.75	26.94	28.25	29.56
5	#35	#36	#37	#38	#39
6	\$64,459.20	\$67,516.80	\$70,824.00	\$4,172.80	\$77,812.80
7	30.99	32.46	34.05	35.66	37.41
8	#40	#41	#42	#43	#44
9	\$81,556.80	\$85,467.20	\$89,648.00	\$3,808.00	\$98,404.80
10	39.21	41.09	43.10	45.10	47.31
11	#45	#46	#47	#48	#49
12	\$103,126.40	\$108,035.20	\$113,193.60	\$118,622.40	\$124,321.60
13	49.58	51.94	54.42	57.03	59.77
14	#50	#51			
1 -	@100 0F4 40	#100 FOO CO			

 $^{15\ \$130,374.40\ \ \$136,593.60}$

^{62.68} 65.6716

¹⁷ In this schedule, each numbered block shall be

¹⁸ the yearly and hourly compensation for the pay grade

- 19 of the number heading the block. Within each grade
- 20 there shall be eight steps numbered "1" through "8".
- 21 In the above schedule the steps for all grades are
- 22 determined in the following manner. Each numbered
- 23 block is counted as the "1" step for that grade. The
- 24 next higher block is counted as the "2" step; the next
- 25 higher block is the "3" step; the next higher block is
- 26 the "4" step; the next higher block is the "5" step;
- 27 the next higher block is the "6" step; the next higher
- 28 block is the "7" step; and the next higher block plus
- 29 2.5% is the "8" step.
- Alternatively, the senate rules and administration

- 1 committee for senate employees, and the house
- 2 administration and rules committee for house employees
- 3 may allow their employees' compensation to be flexibly
- 4 set anywhere between steps "1" through "8" for an
- 5 employee's prescribed pay grade.
- All employees shall be available to work daily
- 7 until completion of the senate's and house of
- 8 representatives' business. The employee's division
- 9 supervisor shall schedule all employees' working hours
- 10 to, as far as possible, maintain regular working hours.
- 11 All employees, other than those designated "part-
- 12 time", shall be compensated for 40 hours of work in
- 13 a one-week pay period. Secretaries to senators and
- 14 representatives are presumed to have 32 hours of work
- 15 each week the legislature is in session and shall
- 16 be paid only on that basis. Full-time employees
- 17 who are required to work in excess of 80 hours in a
- 18 two-week pay period shall be allowed compensatory time
- 19 off at a rate of one hour for each hour of overtime
- 20 up to a maximum of 120 hours of compensatory time.
- 21 Joint security employees of the senate and house of
- 22 representatives may be compensated for each hour of
- 23 overtime at a rate of pay equal to one-and-one-half
- 24 times the hourly pay provided.
- BE IT FURTHER RESOLVED, That part-time employees
- 26 shall be compensated at the scheduled hourly rate for
- 27 their pay grade and step.
- BE IT FURTHER RESOLVED, That in the event the
- 29 salary schedule for employees of the State of Iowa
- 30 as promulgated by the department of administrative

- 1 services pursuant to section 8A.413, subsection 3, is
- 2 revised upward at any time during the eighty-seventh
- 3 general assembly, such revised schedule shall
- 4 simultaneously be adopted for the compensation of

	the employees of the eighty-seventh general		
6	assigned a grade by this resolution, unless otherwise		
7			
8	BE IT FURTHER RESOLVED, That adjus		
9	the positions and compensation listed in this	3	
	resolution may be made through an interim		
11	all legislative employees for internal equity		
	assure compliance with appropriate legal sta		
	for granting of overtime and compensatory t		
	Such review shall be conducted by a legislat:		
	committee made up of members of the service		
	of legislative council and the appropriate sal		
17			
	review may be done in any fiscal year and ac		
	· · · · · · · · · · · · · · · · · · ·	•	
19	suggested must be approved by the appropri	ate mring	
20	body.	1	
21	BE IT FURTHER RESOLVED, That the e		
	the eighty-seventh general assembly be plac	ed in the	
	following pay grades:		
24	EMPLOYEES OF THE HOUSE	a	
25	Chief Clerk of the House	Grade 44	
	Sr. Assistant Chief Clerk of the House	Grade 41	
	Assistant Chief Clerk of the House III	Grade 38	
	Assistant Chief Clerk of the House II	Grade 35	
29	Assistant Chief Clerk of the House I	Grade 32	
30	Legal Counsel II	Grade 35	
Pa	ge 5		
1	Legal Counsel I	Grade 32	
2	Legal Counsel	Grade 30	
3	Sr. Caucus Staff Director	Grade 41	
4	Caucus Staff Director	Grade 38	
5	Sr. Deputy Caucus Staff Director	Grade 39	
	Deputy Caucus Staff Director	Grade 36	
	Administrative Assistant to Leader or		
	Speaker	Grade 27	
	Administrative Assistant I to Leader or		
	Speaker	Grade 29	
	Administrative Assistant II to Leader or	G1440 2 0	
	Speaker	Grade 32	
	Administrative Assistant III to Leader or	Grade 52	
	Speaker	Grade 35	
	Sr. Administrative Assistant to Leader or	Grade 55	
	Speaker I	Grade 38	
17	•	Grade 56	
	Speaker II	Grade 41	
	•		
	Research Assistant Legislative Research Analyst	Grade 24 Grade 27	
	· ·		
21	Legislative Research Analyst I	Grade 29	
	Legislative Research Analyst II	Grade 32	
23	Legislative Research Analyst III	Grade 35	

24	Sr. Legislative Research Analyst	Grade 38
25	Assistant Secretary to Leader or Speaker	Grade 18
26	Secretary to Leader or Speaker	Grade 19
27	Caucus Secretary	Grade 21
28	Senior Caucus Secretary	Grade 24
29	Administrative Secretary to Leader, Speaker	•,
30	or Chief Clerk	Grade 21
D.	0	
ras	ge 6	

1	Executive Secretary to Leader, Speaker or	
2	Chief Clerk	Grade 24
3	Confidential Secretary to Leader, Speaker,	
4	or Chief Clerk	Grade 27
5	Clerk to Chief Clerk	Grade 16
6	Supervisor of Secretaries	Grade 21
7	Supervisor of Secretaries I	Grade 24
8	Supervisor of Secretaries II	Grade 27
9	Sr. Administrative Services Officer	Grade 35
10	Administrative Services Officer III	Grade 32
11	Administrative Services Officer II	Grade 29
12	Administrative Services Officer I	Grade 26
13	Administrative Services Officer	Grade 23
14	Administrative Services Assistant	Grade 20
15	Senior Editor	Grade 30
16	Editor II	Grade 25
17	Editor I	Grade 22
18	Assistant Editor	Grade 19
19	Compositor/Desk Top Specialist	Grade 17
20	Sr. Text Processor	Grade 25
21	Text Processor II	Grade 22
22	Text Processor I	Grade 19
23	Senior Finance Officer III	Grade 38
24	Senior Finance Officer II	Grade 35
25	Senior Finance Officer I	Grade 31
26	Finance Officer II	Grade 27
27	Finance Officer I	Grade 24
28	Assistant Finance Officer	Grade 21
29	Recording Clerk II	Grade 24
30	Recording Clerk I	Grade 21

2	Assistant Legal Counsel I Assistant Legal Counsel	Grade 30 Grade 27
3	Engrossing & Enrolling Processor	Grade 27
4	Assistant to the Legal Counsel	Grade 19
5	Senior Indexer	Grade 28
6	Indexer II	Grade 25
7	Indexer I	Grade 22
8	Indexing Assistant	Grade 19
9	Supply Clerk	Grade 16

10	Switchboard Operator	Grade 14
11	Legislative Secretary	Grade 15
12	Legislative Committee Secretary	Grade 17
13	Bill Clerk	Grade 14
14	Assistant Bill Clerk	Grade 12
15	Postmaster	Grade 12
16	Sergeant-at-Arms II	Grade 20
17	Sergeant-at-Arms I	Grade 17
18	Assistant Sergeant-at-Arms	Grade 14
19	Chief Doorkeeper	Grade 12
20	Doorkeepers	Grade 11
21	Pages	Grade 9
22	EMPLOYEES OF THE SENATE	
23	Secretary of the Senate	Grade 44
24	Sr. Assistant Secretary of the Senate	Grade 41
25	Assistant Secretary of the Senate III	Grade 38
26	Assistant Secretary of the Senate II	Grade 35
27	Assistant Secretary of the Senate I	Grade 32
28	Legal Counsel II	Grade 35
29	Legal Counsel I	Grade 32
30	Legal Counsel	Grade 30
Pa	ge 8	

1	Sr. Caucus Staff Director	Grade 41
2	Caucus Staff Director	Grade 38
3	Sr. Deputy Caucus Staff Director	Grade 39
4	Deputy Caucus Staff Director	Grade 36
5	Administrative Assistant to Leader	
6	or President	Grade 27
7	Administrative Assistant I to Leader	
8	or President	Grade 29
9	Administrative Assistant II to Leader	
10	or President	Grade 32
11	Administrative Assistant III to Leader	
12	or President	Grade 35
13	Sr. Administrative Assistant to Leader	
14	or President I	Grade 38
15	Sr. Administrative Assistant to Leader	
	or President II	Grade 41
	Research Assistant	Grade 24
	Legislative Research Analyst	Grade 27
19	Legislative Research Analyst I	Grade 29
20	Legislative Research Analyst II	Grade 32
21	Legislative Research Analyst III	Grade 35
22	Sr. Legislative Research Analyst	Grade 38
23	Caucus Secretary II	Grade 21
24	Senior Caucus Secretary	Grade 24
25	Secretary to Leader, President, or	
26	Caucus	Grade 18
27	Administrative Secretary to Leader,	
28	President, or Secretary of the Senate	Grade 21

29	Executive	Secretary	to	Leader.	Presid	ent

30 or Secretary of the Senate Grade 24

Page 9

1	Confidential Secretary to Leader, President,	
2	or Secretary of the Senate	Grade 27
3	Supervisor of Secretaries	Grade 21
4	Supervisor of Secretaries I	Grade 24
5	Supervisor of Secretaries II	Grade 27
6	Sr. Administrative Services Officer	Grade 35
7	Administrative Services Officer III	Grade 32
8	Administrative Services Officer II	Grade 29
9	Administrative Services Officer I	Grade 26
10	Administrative Services Officer	Grade 23
11	Administrative Services Assistant	Grade 20
12	Senior Editor	Grade 30
13	Editor II	Grade 25
14	Editor I	Grade 22
15	Assistant Editor	Grade 19
16	Compositor/Desk Top Specialist	Grade 17
17	Assistant Legal Counsel I	Grade 30
18	Assistant Legal Counsel	Grade 27
19	Assistant to the Legal Counsel	Grade 19
20	Proofreader	Grade 16
21	Senior Finance Officer III	Grade 38
22	Senior Finance Officer II	Grade 35
23	Senior Finance Officer I	Grade 13
24	Finance Officer II	Grade 27
	Finance Officer I	Grade 24
26	Assistant Finance Officer	Grade 21
27	Recording Clerk II	Grade 24
28	Recording Clerk I	Grade 21
	Senior Indexer	Grade 28
30	Indexer II	Grade 25

1	Indexer I	Grade 22
2	Indexing Assistant	Grade 19
3	Records and Supply Clerk	Grade 18
4	Switchboard Operator	Grade 14
5	Legislative Secretary	Grade 15
6	Legislative Committee Secretary	Grade 17
7	Bill Clerk	Grade 14
8	Assistant Bill Clerk	Grade 12
9	Postmaster	Grade 12
10	Sergeant-at-Arms II	Grade 20
11	Sergeant-at-Arms I	Grade 17
12	Assistant Sergeant-at-Arms	Grade 14
13	Chief Doorkeeper	Grade 12
14	Doorkeepers	Grade 11

15	Pages	Grade 9
16	JOINT SENATE/HOUSE EMPLOYEES	
17	Facilities Manager I	Grade 35
18	Facilities Manager II	Grade 38
19	Sr. Facilities Manager	Grade 41
20	Legislative Security Coordinator I	Grade 23
21	Legislative Security Coordinator II	Grade 26
22	Legislative Security Officer I	Grade 20
23	Legislative Security Officer II	Grade 23
24	Conservation/Restoration Specialist I	Grade 28
25	Conservation/Restoration Specialist II	Grade 31
26	Sr. Legislative Lobbyist Clerk	Grade 24
27	Legislative Lobbyist Clerk	Grade 21
28	Sr. Copy Center Operator	Grade 21
29	Copy Center Operator	Grade 18
30	BE IT FURTHER RESOLVED, That there	shall be four

- 1 classes of appointments as employees of the general 2 assembly:
- 3 A "permanent full-time" or "permanent part-time" 4 employee is one who is employed the year around and 5 eligible to receive state benefits.
- 6 An "exempt full-time" employee is one who is
- 7 employed for only a portion of the year, usually the
- 8 period of the legislative sessions with extensions
- 9 post-session and pre-session as scheduled. This class
- 10 is eligible to receive state benefits with the cost of
- 11 benefits to the state to be paid, using accrued leave
- 12 if authorized, by the employee when not on the payroll.
- 13 A "session-only" employee is one who is employed for
- 14 only a portion of the year, usually the legislative
- 15 session. This class is not eligible for state
- 16 benefits, except IPERS, and insurance as provided in
- 17 section 2.40.
- 18 A "part-time" employee is one who is employed to
- 19 work less than 40 hours per week. This class is not
- 20 eligible for state benefits, except IPERS if eligible.
- 21 BE IT FURTHER RESOLVED, That the exact
- 22 classification for individuals in a job series
- 23 created by this resolution shall be set or changed for
- 24 senate employees by the senate rules and administration
- $25\,$ committee and for the house employees by the house
- 26 administration and rules committee. The committees
- 27 shall base the classification upon the following
- 28 factors
- 29 1. The extent of formal education required of the
- 30 position; and,

- $1\ \ 2.$ The extent of the responsibilities to be
- 2 assigned to the position; and,
- 3 3. The amount of supervision placed over the
- 4 position; and,
- 5 4. The number of persons the position is assigned
- 6 to supervise and skills and responsibilities of those
- 7 positions supervised.
- 8 The committees shall report the exact
- 9 classifications assigned to each individual on the
- 10 next legislative day, or, if such action is during
- 11 the interim, on the first day the senate or house
- 12 shall convene. Any action by the senate or house to
- 13 disapprove a report or a portion of a report shall be
- 14 effective the day after the action.
- 15 Recommendations for a pay grade for a new position
- 16 shall be developed in accordance with the factor scores
- 17 in the comparable worth report. Every four years the
- 18 senate rules and administration committee, the house
- 19 administration and rules committee, and the legislative
- 20 council may review all positions in the legislative
- 21 branch to assure conformity to comparable worth.
- 22 BE IT FURTHER RESOLVED, That a senator or
- 23 representative may employ a secretary who in the
- 24 judgment of the senator or representative employing
- 25 such person, possesses the necessary skills to perform
- 26 the duties such senator or representative shall
- 27 designate, under the administrative direction, as
- 28 appropriate, of the secretary of the senate or the
- 29 chief clerk of the house.
- 30 Each standing committee chairperson, ethics

- 1 committee chairperson, and each appropriations
- 2 subcommittee chairperson shall designate a secretary
- 3 who is competent to perform the following duties:
- 4 prepare committee minutes, committee reports, type
- 5 committee correspondence, maintain committee records,
- 6 and otherwise assist the committee. Such duties
- 7 shall be performed in accordance with standards which
- 8 shall be provided by the secretary of the senate and
- 9 chief clerk of the house. In making the designation,
- 10 chairpersons shall consider persons for possible
- 11 designation as the secretary to the committee in the
- 12 following order:
- 13 First: The secretary to the chairperson.
- 14 Second: The secretary to the committee's
- 15 vice-chairperson.
- 16 Third: The secretary to any other member of the
- 17 committee.

- 18 Fourth: The secretary to any other member in the
- 19 same house as the committee.
- 20 BE IT FURTHER RESOLVED, That a Legal Counsel II
- 21 shall be a person who has graduated from an accredited
- 22 school of law and is admitted to practice in Iowa as
- $23\,$ an Attorney and Counselor at Law and possesses either
- 24 a Masters of Law degree or has at least two years of
- 25 legal experience after admission to practice.
- 26 A Legal Counsel I shall be a person who has
- 27 graduated from an accredited school of law and is
- 28 admitted to practice in Iowa as an Attorney and
- 29 Counselor at Law.
- 30 BE IT FURTHER RESOLVED, That employees of the

- 1 general assembly may be eligible for either:
- 2 1. Increases in salary grade or step based on
- 3 evaluation of their job performance and recommendations
- 4 of their administrative officers, subject to approval
- 5 of the senate committee on rules and administration
- 6 or the house committee on administration and rules, as 7 appropriate or
- 8 2. Mobility within a pay grade at the discretion
- 9 of the chief clerk of the house upon recommendation by
- 10 the employee's division supervisor on the part of the
- 11 house, and the discretion of the employee's division
- 12 supervisor on the part of the senate, subject to the
- 13 approval of the house committee on administration
- 14 and rules or the senate committee on rules and
- 14 and rules of the senate committee on rules and
- 15 administration, as appropriate either in accord with
- 16 a flexible pay plan approved by the senate rules and
- 17 administration committee or the house administration
- 18 and rules committee, or in accord with the following
- 19 schedule:
- 20 (a) Progression from step "1" to "2" for a newly
- 21 hired employee six months of actual employment.
- 22 (b) Progression from step "1" to "2" following
- 23 promotion within a job series twelve months of
- 24 actual employment in that position.
- 25~ (c) Progression from step "2" to "3", and step "3"
- $26\,$ to "4", and step "4" to "5", and step "5" to "6", and
- $27\,$ step "6" to "7", and step "7" to "8" twelve months
- $28\,$ of actual employment at the lower step.
- 29 BE IT FURTHER RESOLVED, That in addition to the
- 30 steps provided in the preceding paragraph, that

- 1 secretaries to senators and representatives who were
- 2 employees of the senate or house of representatives
- 3 during any general assembly prior to January 9, 1989,

- 4 and who have received certification for passing a
- 5 typing and shorthand performance examination shall be
- 6 eligible for two additional steps.
- 7 BE IT FURTHER RESOLVED, That in addition to the
- 8 steps provided in the preceding paragraph, that
- 9 secretaries to senators and representatives shall
- 10 be eligible for a maximum of three additional grades
- 11 beyond grade 15, in any combination, as provided in
- 12 this paragraph:
- 3 1. One additional grade for a secretary to a
- 14 standing committee chair, ethics committee chair
- 15 or appropriations subcommittee chair who is not the
- 16 designated committee secretary.
- 17 2. One additional grade for a secretary to a vice-
- 18 chairperson or ranking member of a standing committee,
- 19 ethics committee or appropriations subcommittee.
- 20 3. One additional grade for a secretary to the
- $21\,$ chairperson of the chaplain's committee.
- 22 4. Two additional grades for a secretary to an
- $23\,$ assistant floor leader or speaker pro tempore or
- $24\,$ president pro tempore.
- 25 5. One additional grade for a designated committee
- 26 secretary who is also the designated committee
- 27 secretary for an additional standing committee, ethics
- 28 committee, or appropriations subcommittee.
- 29 BE IT FURTHER RESOLVED, That in the event the
- 30 secretary to the chairperson of the chaplain's

- 1 committee is the secretary to the president, president
- 2 pro tempore, speaker, speaker pro tempore, or the
- 3 majority or minority leader, such secretary shall
- 4 receive one additional step.
- 5 BE IT FURTHER RESOLVED, That the entrance salary for
- 6 employees of the general assembly shall be at step 1 in
- 7 the grade of the position held. Such employee may be
- 8 hired above the entrance step if possessing outstanding
- 9 and unusual experience for the position. Such employee
- 10 who is hired above the entrance step shall be mobile
- $11\,$ above that step in the same period of time as other
- $12\,$ employees in that same step. An officer or employee
- 13 who is moved to another position may be considered for
- 14 partial or full credit for their experience in the
- 15 former position in determining the step in the new
- 16 grade.
- 17 The entry level for the position of research
- 18 analyst shall be Legislative Research Analyst, unless
- 19 extraordinary conditions justify increasing that entry
- 20 level.
- 21 BE IT FURTHER RESOLVED, That a pay increase for
- 22 employees of one step within the pay grade for the

- 23 position may be made for exceptionally meritorious
- 24 service in addition to step increases provided
- 25 for in this resolution, at the discretion of the
- 26 chief clerk upon recommendation by the employee's
- 27 division supervisor on the part of the house, and upon
- 28 recommendation by the employee's division supervisor on
- 29 the part of the senate, and the approval of the senate
- 30 committee on rules and administration or the house

- 1 committee on administration and rules. Exceptionally
- 2 meritorious service pay increases shall be governed by
- 3 the following:
- $4\,$ $\,$ a. The employee must have served in the position
- 5 for at least twelve months;
- 6 b. Written justification, setting forth in detail
- 7 the nature of the exceptionally meritorious service
- 8 rendered, must be submitted to the senate rules and
- 9 administration committee or house administration and
- $10\,$ rules committee and approved in advance of granting the
- 11 pay increase;
- 12 c. No more than one exceptionally meritorious
- 13 service pay increase may be granted in any twelve-month
- 14 period
- 15 d. Such meritorious service pay increase shall
- $16\,$ not be granted beyond the eight-step maximum for that
- 17 position
- 18 BE IT FURTHER RESOLVED, That the senate rules and
- 19 administration committee and the house administration
- 20 and rules committee shall both hire officers and
- 21 employees for their respective bodies and fill any
- 22 vacancies which may occur, to be effective at such time
- 23 as they shall set. The committee shall report the
- 24 names of those it has hired for the positions specified
- 25 in this resolution or the filling of any vacancies on
- 26 the next legislative day or, if such action is during
- $27\,$ the interim, on the first day the senate or house shall
- 28 convene. Any action by the senate or house to amend or
- 29 disapprove a report or a portion of a report shall be
- 30 effective the day after the action.

- 1 The chief clerk of the house shall submit to the
- 2 house committee on administration and rules and
- 3 the secretary of the senate shall submit to the
- 4 senate committee on rules and administration the
- 5 list of names, or amendments thereto, of employee
- 6 classifications and recommended pay step for each
- 7 officer and employee. Such list shall include
- 8 recommendations for the pay step for all employees.
- 9 Each respective committee shall approve or amend the

- 10 list of recommended classifications and pay steps and
- 11 publish said list in the journal.
- 12 BE IT FURTHER RESOLVED, That permanent employees of
- 13 the general assembly shall receive vacation allowances,
- 14 sick leave, health and accident insurance, life
- 15 insurance, and disability income insurance as are
- 16 comparably provided for full-time permanent state
- 17 employees. The computations shall be maintained by the
- 18 finance officers in each house and coordinated with the
- 19 department of administrative services.
- 20 BE IT FURTHER RESOLVED, That should any employee
- 21 have a grievance, the grievance shall be resolved as
- 22 provided by procedures determined by the senate rules
- 23 and administration committee for senate employees or
- 24 the house administration and rules committee for house
- 25 employees.
- 26 BE IT FURTHER RESOLVED, That the legislative
- $27\,$ council take action to provide the same compensation
- 28 and benefits to all legislative central staff agency
- 29 employees for the eighty-seventh general assembly
- 30 as is provided by this resolution. The director of

- 1 each legislative central staff agency shall report
- 2 to the chief clerk of the house and the secretary
- $3\,$ of the senate the list of approved positions for
- 4 their agencies and the names, grades and steps of
- 5 each employee. Such lists shall be published in the
- 6 journals of the house and the senate within two weeks
- 7 after the adoption of this resolution by both houses.
- 8 BE IT FURTHER RESOLVED, That the compensation of
- 9 chaplains officiating at the opening of the daily
- 10 sessions of the house of representatives and the senate
- 11 of the eighty-seventh general assembly be fixed at
- 12 ten dollars for each house of the general assembly,
- 13 and that mileage to and from the State Capitol for
- 14 chaplains be fixed at the rate established for members
- 15 of the general assembly.

The motion prevailed and the resolution was adopted.

March 14, 2017

To: Administration & Rules Committee

From: Carmine Boal, Chief Clerk

Pursuant to <u>Senate Concurrent Resolution 1</u>, the following is a list of officers and employees of the House for the Eighty-Seventh General Assembly, 2017 Session, and their respective classification, grades and steps:

			Class of
		Grade-	Appoint-
Position	Name	$\underline{\text{Step}}$	ment
Chief Clerk	Carmine Boal	44-6	P-FT
Assistant Chief Clerk II	Meghan JVW Nelson	35-7	P-FT
Senior Caucus Staff Director	Jeffrey G. Mitchell	41-8	P-FT
Senior Caucus Staff Director	Joseph P. Romano	41-8	P-FT
Sr. Deputy Caucus Staff Director	Anna M. Hyatt	39-8	P- FT
Sr. Deputy Caucus Staff Director	Bradley A. Trow	39-8	P-FT
Admin. Assistant I to Leader	Zachary C. Dalluge	29-5	P-FT
Admin. Assistant I to Speaker	Colin M. Tadlock	29-6	P-FT
Senior Admin. Assist. to Leader	Jake D. Friedrichsen	38-4	P- FT
Senior Admin. Assist. to Speaker I	Anthony D. Phillips	38-8	P- FT
Senior Admin. Assist. to Leader II		41-8	P- FT
Legislative Research Analyst	Brian E. Guillaume	27-3	P- FT
Legislative Research Analyst	Mackenzie J. Nading	27-2	P- FT
Legislative Research Analyst I	Brittany L. Telk	29-4	P- FT
Legislative Research Analyst II	Joseph M. Gilde	32-4	P- FT
Legislative Research Analyst II	Kristi L. Kious	32-7	P-FT
Legislative Research Analyst II	Carrie L. Malone	32-3	P-FT
Legislative Research Analyst II	Amanda J. Wille	32-5	P-FT
Legislative Research Analyst III	Jason M. Chapman	35-6	P-FT
Legislative Research Analyst III	Rachelle D. Thomas	35-3	P-FT
Sr. Legislative Research Analyst	David L. Epley	38-8	P-FT
Sr. Legislative Research Analyst	William T.D. Freeland	38-3	P-FT
Sr. Legislative Research Analyst	Ezekiel L. Furlong	38-5	P-FT
Sr. Legislative Research Analyst	Lewis E. Olson	38-8	P-FT
Caucus Secretary	Ashley A. Beall	21-7	P-FT
Caucus Secretary	Kelsey A. Thien	21-4	P-FT
Confidential Secretary to Leader	Elizabeth Oller	27-4	P-FT
Confidential Secretary to Speaker	Terri P. Steinke	27-5	P-FT
Supervisor of Secretaries II	Sarah E. Vanderploeg	27-5	P-FT
Senior Admin. Services Officer	Doreen R. Freeman	35-8	P-FT
Senior Admin. Services Officer	Susan K. Jennings	35-8	P-FT
Senior Admin. Services Officer	Kristin L. Wentz	35-6	P-FT
Admin. Services Officer II	Molly M. Dolan	29-1	P-FT
Admin. Services Officer I	Robin L. Bennett	26-6	P-FT
Senior Finance Officer III	Kelly M. Bronsink	38-8	P-FT
Senior Finance Officer III	Debra K. Rex	38-8	P-FT
Recording Clerk II	Diane K. Burget	24-7	E-FT
Switchboard Operator	MaryAnn Burrows	14-1	S-O
Legislative Secretary	Mary Ann Ahrens	16-3	S-O
Legislative Secretary	Christopher Applegate	17-1	S-O
Legislative Secretary	Zaakary T. Barnes	16-2	S-O
Legislative Secretary	Andrew P. Bates	16-1	S-O
Legislative Secretary	Christjahn L. Beck	16-1	S-O
Legislative Secretary	Alexandra J. Boettcher	17-1	S-O
Legislative Secretary	Aaron D. Britt	16-1	S-O
Legislative Secretary	Beverly A. Burns	16-5	S-O
Legislative Secretary	Mary K. Clause	15-3	S-O
Legislative Secretary	Robert E. Davis	16-2	S-O
Legislative Secretary	Laura N. Engel	15-1	S-O
<i>y</i>	0 -		

			Class of
		Grade-	Appoint-
Position	Name	Step	ment
Legislative Secretary	Regina M. Felderman	15-1	S-O
Legislative Secretary	Vicki S. Fisher	16-1	S-O
Legislative Secretary	Abigail R. Flanders	17-2	S-O
Legislative Secretary	Bonnie L. Forburger	17-1	S-O
Legislative Secretary	Carol J. Forristall	16-3	S-O
Legislative Secretary	Susan R. Foster	16-2	S-O
Legislative Secretary	Alex R. Freeman	16-1	S-O
Legislative Secretary	Deidre J. Fudge	15-1	S-O
Legislative Secretary	Chayce C. Glienke	17-2	S-O
Legislative Secretary	Joyce L. Godwin	17-1	S-O
Legislative Secretary	Nathan J. Gruber	16-1	S-O
Legislative Secretary	Lyra E. Halsten	16-1	S-O
Legislative Secretary	Susan R. Haupts	16-1	S-O
Legislative Secretary	Micah D. Heartsill	16-2	S-O
Legislative Secretary	Joshua P. Hicks	17-1	S-O
Legislative Secretary	Joshua D. Hughes	16-1	S-O
Legislative Secretary	Catherine S. Jury	16-8	S-O
Legislative Secretary	Susan M. Kacena	15-1	S-O
Legislative Secretary	Diana C. Kearns	16-3	S-O
Legislative Secretary	Sandra M. Kelaher	16-1	S-O
Legislative Secretary	Logan A. Kentner	18-2	S-O
Legislative Secretary	Hannah C. Kerling	16-1	S-O
Legislative Secretary	Briana A. Klein	16-2	S-O
Legislative Secretary	Zackary S. Krawiec	17-2	S-O
Legislative Secretary	Carol J. Lamb	16-4	S-O
Legislative Secretary	Molly S. Lanke	16-1	S-O
Legislative Secretary	Jessica L. Leeper	16-1	S-O
Legislative Secretary	Diane Y. Leigh	16-1	S-O
Legislative Secretary	Rachelle M. Link	16-2	S-O
Legislative Secretary	Sydney M. Lundgren	16-1	S-0
Legislative Secretary	Dylan W. Lynch	16-1	S-0
Legislative Secretary	Annabelle M. Mack	16-2	S-0
Legislative Secretary	Susan M. Mahedy-Ridgway	16-3	S-O
Legislative Secretary	Lauren C. McElmeel	15-1	S-0
Legislative Secretary	Constance A. McKean	16-1	S-0
Legislative Secretary	Jordan E. Mix	15-1	S-0
Legislative Secretary	Andrea M. Nemecek	16-1	S-0
Legislative Secretary	David Niffennegger	16-1	S-0
Legislative Secretary	Carter F. Nordman	15-1	S-0
Legislative Secretary Legislative Secretary	Daxton C. Oberreuter	16-2	S-0
Legislative Secretary Legislative Secretary	Brenda R. Olson	15-4	S-0
Legislative Secretary Legislative Secretary	B. Anne Osmundson	16-1	S-0 S-0
Legislative Secretary Legislative Secretary	Kerrigan L. Owens	16-1	S-0 S-0
· ·			S-0 S-0
Legislative Secretary	Alexandra M. Paulson	16-1	
Legislative Secretary	Jule L. Reynolds	16-2	S-O S-O
Legislative Secretary	Zachary M. Schulz	16-1	S-0 S-0
Legislative Secretary	Jenna L. Sheldon	16-1	S-0 S-0
Legislative Secretary	Maddison M. Shrader	16-1	20
Legislative Secretary	Fran D. Smith	16-4	S-O

			Class of
		Grade-	Appoint-
Position	<u>Name</u>	<u>Step</u>	<u>ment</u>
Legislative Secretary	Samantha R. Stearns	16-1	S-O
Legislative Secretary	Natalie B. Steinke	16-1	S-O
Legislative Secretary	James J. Theobold	16-1	S-O
Legislative Secretary	Phil Thompson	15-1	S-O
Legislative Secretary	Amanda M. Walters	15-1	S-O
Legislative Secretary	Susan L. Wengert	16-1	S-O
Legislative Secretary	Jessica M. Wheeler	16-1	S-O
Legislative Secretary	Riley P. Willman	15-1	S-O
Legislative Secretary	Arica C. Wright	15-2	S-O
Legislative Secretary	Moriah R. Wright	16-1	S-O
Legislative Committee Secretary	Dani L. Boal	17-2	S-O
Legislative Committee Secretary	Nolan C. Bursch	17-1	S-O
Legislative Committee Secretary	Anna E. Determann	17-2	S-O
Legislative Committee Secretary	Benjamin M. Dirks	17-1	S-O
Legislative Committee Secretary	Mackenzie S. Dreeszan	17-1	S-O
Legislative Committee Secretary	Benjamin J. Gentz	17-2	S-O
Legislative Committee Secretary	Talynn D. Griggs	17-2	S-O S-O
Legislative Committee Secretary	Mackenzie S. Gulbranson	18-1	
Legislative Committee Secretary	Betty M. Gustafson Michelle Halverson-Haupts	18-2 $17-2$	S-O S-O
Legislative Committee Secretary Legislative Committee Secretary	Victoria L. Iverson	18-8	S-0 S-0
Legislative Committee Secretary Legislative Committee Secretary	Nicholas R. Laning	17-1	S-0 S-0
Legislative Committee Secretary	Marlene J. Martens	17-7	S-0 S-0
Legislative Committee Secretary	Emily K. Massie	18-2	S-0
Legislative Committee Secretary	Charity McCauley-Andeweg	18-8	S-0
Legislative Committee Secretary	Charlotte M. Mosher	17-8	S-0
Legislative Committee Secretary	Neil A. Nelsen	17-3	S-O
Legislative Committee Secretary	Haley J. O'Connor	17-1	S-O
Legislative Committee Secretary	Tori R. Pavillard	17-1	S-O
Legislative Committee Secretary	Julia A. Smith	17-1	S-O
Legislative Committee Secretary	Phyllis M. Toy	17-3	S-O
Legislative Committee Secretary	Amy M. Walsh	17-1	S-O
Legislative Committee Secretary	Carla J. Wood	17-2	S-O
Legislative Committee Secretary	Devon G. Wood	17-1	S-O
Bill Clerk	Joan E. Skeffington	14-2	S-O
Postmaster	Randy H. Ross	12-2	S-O
Sergeant-at-Arms I	Donald L. Wederquist	17-2	S-O
Assist. Sergeant-at-Arms	Stephen J. Balderson	14-3	S-O
Chief Doorkeeper	Darrell E. Brown	12-3	S-O
Doorkeeper	Mark L. Adams	11-2	S-O
Doorkeeper	Clyde A. Brown	11-2	S-O
Doorkeeper	Wayne W. Gieselman	11-1	S-O
Doorkeeper	Frank P. Mauro	11-3	S-O
Doorkeeper	Alvin L. Thrasher	11-2	S-O

PAGES

TAGES			CI C
		0 1	Class of
		Grade–	Appoint-
Position	<u>Name</u>	$\underline{\text{Step}}$	<u>ment</u>
Speaker's Page	Rachel M. Zumbach	9-1	S-O
Chief Clerk's Page	Abbey G. Hartwig	9-1	S-O
Page	Nicholas E. Beattie	9-1	S-O
Page	Abigail K. Benning	9-1	S-O
Page	Abbigail G. Denner	9-1	S-O
Page	Lydia R. Greene	9-1	S-O
Page	Susan G. Johnson	9-1	S-O
Page	Madison L. Kearns	9-1	S-O
Page	Alek A. Kocher	9-1	S-O
Page	Phillip J. Lothe	9-1	S-O
Page	Samuel B. Lundry	9-1	S-O
Page	Nathan S. Oakes	9-1	S-O
Page	Peyton R. Parker	9-1	S-O
Page	Katherine J. Simpson	9-1	S-O
Page	Morgan A. Smith	9-1	S-O
Page	Kathleen M. Thompson	9-1	S-O
Page	Aleigh J. Todhunter	9-1	S-O
Page	Sydney L. Wagner	9-1	S-O
Page	Grant J. Zajicek	9-1	S-O

March 14, 2017

To: Administration & Rules Committee

From: Carmine Boal, Chief Clerk

Pursuant to <u>Senate Concurrent Resolution 1</u>, the following is a list of officers and Joint Senate/House employees for the Eighty-Seventh General Assembly, 2017 Session, and their respective classification, grades and steps:

		Grade–	Class of Appoint-
Position	<u>Name</u>	Step	ment
Senior Facilities Manager	Mark L. Willemssen	41-8	P- FT
Legislative Security Coord. II	Shawna S. Ferguson	26-8	P- FT
Legislative Security Officer I	Kathleen C. Bacus	20-8	P- FT
Legislative Security Officer I	Jody W. Elliott	20-2	P-FT
Legislative Security Officer I	Curt L. Henderson	20-2	P-FT
Legislative Security Officer I	Timothy P. Knapp	20-4	P-FT
Legislative Security Officer I	Erin J. Krei	20-2	P-FT
Legislative Security Officer I	Barbara A. Malone	20-7	P-FT
Legislative Security Officer I	Randy H. Marchant	20-3	P-FT
Legislative Security Officer I	Gerald L. McCurdy, Jr.	20-6	P-FT
Legislative Security Officer I	David A. Pettengill	20-1	P-FT
Legislative Security Officer I	Kert J. Schnell	20-8	P-FT
Legislative Security Officer I	Curtis L. Scott	20-8	P-FT
Legislative Security Officer I	Leo R. Skeffington	20-8	P-FT

			Class of
		Grade-	Appoint-
Position	Name	$\underline{\text{Step}}$	ment
Legislative Security Officer I	Richard D. Taylor	20-8	P-FT
Legislative Security Officer II	David W. Garrison	23-5	P-FT
Conservation/Restoration Spec. II	Zachary L. Bunkers	31-8	P-FT
Conservation/Restoration Spec. II	Arthur A. McBride IV	31-4	P-FT
Copy Center Operator	Deana M. Carfrae	18-1	S-O
Copy Center Operator	Brandie L. Gardiner	18-2	S-O

ADOPTION OF SENATE CONCURRENT RESOLUTION 3

Sexton of Calhoun called up for consideration **Senate Concurrent Resolution 3**, a concurrent resolution to approve and confirm the appointment of Kristie Hirschman as Ombudsman, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS Regular Calendar

House File 540, a bill for an act relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and including effective date provisions, was taken up for consideration.

SENATE FILE 405 SUBSTITUTED FOR HOUSE FILE 540

Carlin of Woodbury asked and received unanimous consent to substitute Senate File 405 for House File 540.

Senate File 405, a bill for an act relating to statutory corrections which may adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities, and including effective date provisions, was taken up for consideration.

Carlin of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (S.F. 405)

The ayes were, 99:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Bergan Best Bloomingdale **Brown-Powers** Carlin Carlson Cohoon Cownie Dolecheck Fisher Deyoe Finkenauer Forbes Forristall Fry Gaines Gaskill Gassman Grassley Gustafson Hagenow Hager Hall Hanson Heartsill Hanusa Heaton Heddens Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Kaufmann Jacoby Jones Kacena Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Maxwell McConkey Mascher McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers Running-Marquardt Salmon Sexton Sheets Smith, M. Smith, R. Sieck Staed Steckman Taylor, T. Thede Taylor, R. Wessel-Kroeschell Upmeyer, Spkr. Vander Linden Watts Winckler Wheeler Wills Wolfe Worthan Zumbach Windschitl, Presiding

The nays were, none.

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 566, a bill for an act relating to political subdivision elections by changing the date of the election of directors of local school districts, merged areas, and area education agency boards, by providing for the combined administration of regular and special school and city elections, making changes to the administration of elections for political subdivisions located in more than one county, establishing requirements for ballot arrangement and placement for political

subdivision offices, and including effective date and applicability and transition provisions, was taken up for consideration.

Highfill of Polk offered amendment $\underline{\text{H--}1183}$ filed by him and moved its adoption.

Amendment H-1183 was adopted.

Highfill of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 566)

The ayes were, 68:

Anderson	Bacon	Baltimore	Baudler
Baxter	Bearinger	Bennett	Bergan
Best	Bloomingdale	Carlin	Carlson
Cownie	Deyoe	Dolecheck	Fisher
Forbes	Forristall	Fry	Gassman
Grassley	Gustafson	Hagenow	Hall
Hanusa	Heartsill	Heaton	Hein
Highfill	Hinson	Holt	Holz
Huseman	Isenhart	Jones	Kacena
Kaufmann	Kerr	Klein	Landon
Lundgren	Maxwell	Mohr	Mommsen
Moore	Nunn	Olson	Ourth
Paustian	Pettengill	Prichard	Rizer
Rogers	Running-Marquardt	Salmon	Sexton
Sheets	Sieck	Smith, R.	Taylor, R.
Upmeyer, Spkr.	Vander Linden	Watts	Wheeler
Wills	Worthan	Zumbach	Windschitl, Presiding

The nays were, 31:

Abdul-Samad	Brown-Powers	Cohoon	Finkenauer
Gaines	Gaskill	Hager	Hanson
Heddens	Hunter	Jacoby	Kearns
Koester	Kressig	Kurth	Lensing
Mascher	McConkey	McKean	Meyer
Miller	Nielsen	Oldson	Smith, M.
Staed	Steckman	Taylor, T.	Thede
Wessel-Kroeschell	Winckler	Wolfe	

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 586, a bill for an act relating to financial matters, including mechanic's liens, and the Iowa finance authority by establishing a rent subsidy program, modifying shelter assistance fund grant award requirements, and revising filing requirements for certain bonds and notes issued by the authority, was taken up for consideration.

Holz of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 586)

The ayes were, 99:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Bergan Best Bloomingdale Brown-Powers Carlin Carlson Cohoon Cownie Finkenauer Deyoe Dolecheck Fisher Forbes Forristall Fry Gaines Gaskill Gassman Grassley Gustafson Hagenow Hager Hall Hanson Heartsill Heddens Hanusa Heaton Highfill Hein Hinson Holt Holz Hunter Isenhart Huseman Jacoby Jones Kacena Kaufmann Kearns Kerr Klein Koester Kressig Kurth Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers Running-Marquardt Salmon Sexton Sheets Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Thede Taylor, T. Upmeyer, Spkr. Vander Linden Watts Wessel-Kroeschell Wheeler Wills Winckler Wolfe Windschitl. Worthan Zumbach Presiding

The nays were, none.

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 593, a bill for an act authorizing mental health professionals to perform certain functions relating to persons with substance-related disorders and persons with mental illness, was taken up for consideration.

Lundgren of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 593)

The ayes were, 99:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Bergan Best Bloomingdale **Brown-Powers** Carlson Carlin Cohoon Cownie Deyoe Dolecheck Finkenauer Fisher Forbes Forristall Gaines Fry Gaskill Grassley Gustafson Gassman Hagenow Hager Hall Hanson Heartsill Heddens Hanusa Heaton Hein Highfill Hinson Holt Holz Hunter Huseman Isenhart Jacoby Jones Kacena Kaufmann Kearns Kerr Klein Koester Kressig Kurth Landon Lensing McConkey Lundgren Mascher Maxwell McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Paustian Oldson Olson Ourth Pettengill Prichard Rizer Rogers Running-Marquardt Sheets Salmon Sexton Sieck Smith, M. Smith, R. Staed Steckman Thede Taylor, R. Taylor, T. Vander Linden Wessel-Kroeschell Upmeyer, Spkr. Watts Wheeler Wills Winckler Wolfe Windschitl, Worthan Zumbach Presiding

The nays were, none.

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

<u>House File 571</u>, a bill for an act relating to the confidentiality of information contained in audio and video call recordings, was taken up for consideration.

Pettengill of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 571)

The ayes were, 99:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Brown-Powers Bergan Best Bloomingdale Carlin Carlson Cohoon Cownie Deyoe Dolecheck Finkenauer Fisher Forristall Forbes Gaines Fry Gaskill Gassman Grassley Gustafson Hagenow Hager Hall Hanson Heddens Heartsill Heaton Hanusa Highfill Hein Hinson Holt Holz Hunter Huseman Isenhart Jacoby Jones Kacena Kaufmann Kearns Koester Kerr Klein Kressig Kurth Landon Lensing Lundgren Mascher Maxwell McConkey McKean Meyer Miller Mohr Mommsen Moore Nielsen Nunn Oldson Olson Ourth Paustian Pettengill Prichard Rizer Rogers Running-Marquardt Sheets Salmon Sexton Sieck Smith, M. Smith, R. Staed Steckman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Vander Linden Wessel-Kroeschell Watts Wheeler Winckler Wolfe Wills Zumbach Worthan Windschitl, Presiding

The nays were, none.

Absent or not voting, 1:

Breckenridge

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Breckenridge of Jasper

HOUSE FILES WITHDRAWN

Hagenow of Polk asked and received unanimous consent to withdraw <u>House Concurrent Resolution 5</u>, House Files 26, 166, 213, 319, 468 and 540 from further consideration by the House.

IMMEDIATE MESSAGES

Hagenow of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 566**, 571, 573, 586, 593, Senate Concurrent Resolutions 1, 3, 5, Senate Files 405 and 447.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on March 22, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 51</u>, a bill for an act relating to a cytomegalovirus public health initiative and the testing of newborns for congenital cytomegalovirus.

Also: That the Senate has on March 22, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 220</u>, a bill for an act regulating the use of automated traffic law enforcement systems, and providing a penalty.

Also: That the Senate has on March 22, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 234</u>, a bill for an act relating to the use of electronic communication devices to write, send, or view electronic messages while driving as a primary offense, and making penalties applicable.

Also: That the Senate has on March 22, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 359</u>, a bill for an act prohibiting certain actions regarding fetal body parts and providing penalties.

Also: That the Senate has on March 22, 2017, passed the following bill in which the concurrence of the House is asked:

<u>Senate File 361</u>, a bill for an act relating to the temporary delegation of parental authority by the parent, guardian, or legal custodian of a child.

W. CHARLES SMITHSON, Secretary

EXPLANATION OF VOTE

On March 13, 2017, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

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House File 393 - "ave"
                                        House File 440 - "ave"
House File 445 - "aye"
                                        House File 462 - "aye"
House File 464 - "aye"
                                        House File 475 - "aye"
House File 488 - "aye"
                                        House File 527 - "aye"
House File 529 - "aye"
                                        Senate File 331 – "ave"
Senate File 376 - "nay"
                                        Senate File 409 - "aye"
   Also: March 14, 2017:
                                        House File 296 - "aye"
House File 306 - "aye"
                                        House File 511 - "aye"
House File 534 - "aye"
                                        House File 543 - "aye"
House File 544 - "aye"
                                        House File 547 - "aye"
House File 568 - "ave"
                                        House File 577 – "ave"
House File 581 - "aye"
                                        House File 584 - "aye"
  Also: March 15, 2017
                                        House Joint Resolution 1 - "ave"
House Joint Resolution 12 - "nay"
                                        House File 134 - "nay"
House File 215 - "aye"
                                        House File 523 – "aye"
House File 545 - "aye"
                                        House File 563 - "aye"
Amendment H-1191 (H.F. 564) - "ave"
                                        House File 564 – "ave"
Amendment H-1192 (H.F. 565) - "aye"
                                        House File 565 - "aye"
House File 591 - "aye"
  Also: March 16, 2017
                                        Motion to defer (H. F. 518) – "aye"
Amendment <u>H-1170</u> (<u>H.F. 518</u>) - "aye"
                                        House File 518 - "nay"
Amendment H-1176 (H.F. 518) - "nay"
Amendment H-1211 (H.F. 518) - "nay"
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Oldson of Polk

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 22, 2017, he approved and transmitted to the Secretary of State the following bill:

Senate File 331, an Act relating to energy efficiency reporting requirements applicable to certain gas and electric utilities.

HOUSE STUDY BILL COMMITTEE ASSIGNMENT

H.S.B. 191 Government Oversight

Relating to health data collection and use.

SUBCOMMITTEE ASSIGNMENTS

House File 438

Appropriations: Highfill, Chair; T. Taylor and Worthan.

House File 536

Appropriations: Hinson, Chair; Mommsen and Running-Marquardt.

House File 555

Ways and Means: Mohr, Chair; Bennett and Bergan.

House File 558

Appropriations: Landon, Chair; Sexton and Thede.

Senate File 274

Appropriations: Rogers, Chair; Brown-Powers and Dolecheck.

Senate File 275

Judiciary: Carlin, Chair; Lensing and McKean.

Senate File 385

Judiciary: McKean, Chair; Carlin and Meyer.

Senate File 406

Transportation: Best, Chair; Huseman and Jacoby.

Senate File 415

Judiciary: Jones, Chair; Hein and Wolfe.

Senate File 433

Judiciary: Carlin, Chair; Bennett and Windschitl.

Senate File 434

Judiciary: Gustafson, Chair; Paustian and Wolfe.

Senate File 445

Judiciary: Hinson, Chair; Baltimore and Olson.

Senate File 449

Transportation: Sieck, Chair; Cohoon and Maxwell.

Senate File 466

Judiciary: Gustafson, Chair; McKean and R. Smith.

Senate File 467

Judiciary: Carlin, Chair; Windschitl and Wolfe.

Senate File 475

Education: Wheeler, Chair; Hanusa, Moore, Nielsen and Steckman.

Senate File 483

State Government: Sexton, Chair; Hunter and Zumbach.

Senate File 489

Ways and Means: Windschitl, Chair; Bloomingdale and Jacoby.

HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENTS

House Study Bill 189

Ways and Means: Pettengill, Chair; Bennett and Nunn.

House Study Bill 190

Ways and Means: Mohr, Chair; McConkey and Rizer.

COMMITTEE RECOMMENDATIONS

MADAM SPEAKER: The Chief Clerk of the House respectfully reports that the following committee recommendations have been received and are on file in the office of the Chief Clerk:

> CARMINE BOAL Chief Clerk of the House

COMMITTEE ON EDUCATION

Senate File 455, a bill for an act relating to school district finance by modifying provisions relating to the calculation of the regular program state cost per pupil and the regular program district cost per pupil, and by establishing a supplementary weighting plan for certain mandatory school district transportation costs and including effective date provisions.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

Referred to the committee on Appropriations pursuant to Rule 31.7.

COMMITTEE ON JUDICIARY

Senate File 332, a bill for an act making changes to the controlled substance schedules, and providing penalties, and including effective date provisions.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

Senate File 403, a bill for an act relating to the theft of equipment rental property, and making penalties applicable.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

COMMITTEE ON LABOR

Senate File 438, a bill for an act relating to bidding and contracting for public improvement projects, making penalties applicable, and including effective date and applicability provisions.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

COMMITTEE ON NATURAL RESOURCES

Senate File 257, a bill for an act relating to bass fishing in the state.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

Senate File 472, a bill for an act relating to snowmobile registration and use of moneys from the special snowmobile fund.

Fiscal Note: No

Recommendation: Do Pass March 22, 2017.

COMMITTEE ON STATE GOVERNMENT

Senate File 351, a bill for an act providing for the elimination of the Iowa emergency response commission.

Fiscal Note: No

Recommendation: Do Pass March 21, 2017.

Senate File 410, a bill for an act relating to a declaration concerning the final disposition of a person's remains and including applicability provisions.

Fiscal Note: No

Recommendation: Do Pass March 21, 2017.

AMENDMENTS FILED

H-1227	S.F.	32	T. Taylor of Linn
H-1228	<u>H.F.</u>	310	Carlson of Muscatine
H-1229	<u>H.F.</u>	<u>562</u>	Breckenridge of Jasper
<u>H-1230</u>	<u>H.F.</u>	263	Nunn of Polk

On motion by Hagenow of Polk, the House adjourned at 7:57 p.m., until 8:30 a.m., Thursday, March 23, 2017.